# Environmental & Enhancement Group: Historic Preservation Team

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#### What We Do and Why We're Here

- Over 30 Federal and State Laws apply to the treatment of historic properties.
- Federal projects must comply with the National Historic Preservation Act of 1966 (16 USC 470). AKA "Section 106"
- Projects done with ADOT (State) funds must comply with ARS §41-864

- The laws allow for Section 106 to be done in conjunction with the NEPA Process
- Compliance for Federal and State laws are done very similarly.
- A project that is exempt from NEPA may not be exempt from Section 106 or State Act compliance.

# Involving the HPT specialist in the scheduling process allows for more accurate schedule estimates. Additional survey may be needed for new ROW or temporary construction easements (TCEs); identifying these early keeps the project running smoothly. Schedules for historic preservation compliance depend on numerous variables. Schedules will be project-specific.

## The First Step: PDS

- The Project Data Sheet (PDS) is a "snapshot in time" of the project and previous technical investigations.
- HPT reviews the PDS with the on-call consultant specialist to determine what needs to be done in order for consultation to begin (ie cultural resources survey).
- When the HPT specialist and the on-call determine what is needed, a schedule is identified to determine what the next deliverable is, and when it can be reasonably expected.

## Consultation Initiation: The CIF

- HPT uses the Consultation Initiation Form (CIF) to initiate Section 106 or State Act consultation with all interested parties ("consulting parties").
- The CIF provides HPT with all the information necessary to initiate consultation under the State Act and Section 106.
- The CIF is filled out by the on-call consultant's cultural resources specialists and submitted to HPT with all necessary attachments. If the package is incomplete, it will be sent back to the consultant for revisions.

### What's included in the CIF

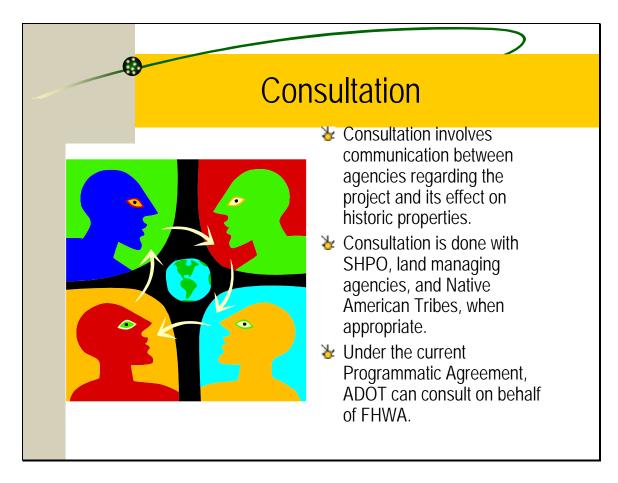
- A description of the undertaking (project)
- The area of potential effect (APE)
- Land jurisdiction
- Consulting parties
- List of all previous reports identifying historic properties within the APE.
- Identification of all historic properties within the APE, along with their National Register significance.

- Recommendation of the effect of the project on historic properties.
- Attachments: new cultural resources surveys, concurrences for adequacy of previous reports, map of project APE, avoidance commitments from Project Manager.

## **Reviewing New Reports**

- Reports are reviewed for adequacy.
- The HPT Handbook includes a checklist that identifies what information is required for a report to be considered adequate.
- Reports that are lacking necessary information are returned for revisions.
- Size of report and length of time necessary for review depend on scope of project, previously completed work, and quality of the report.





# HPT & The Environmental Document

- The Cultural Resources Section of the Environmental Document can be completed when:
  - Consultation is complete
  - An agreement is in place that binds the consulting parties to completing the consultation process (MOA or PA).
- The Environmental
  Document documents
  the compliance with the
  state and federal laws
  regarding historic

properties.

# When Historic Properties Can't be Avoided: The "Adverse Effect"



- If "data recovery" is required, additional agreements may need to be negotiated between the consulting parties.
- Data Recovery Plans need to be reviewed by consulting parties prior to implementation.
- Reports need to be reviewed and found adequate prior to construction activities.
- Archaeological excavation is not the only way to mitigate an "adverse effect"

# What to do when you need a "no adverse effect" determination



- Often required in Transportation Enhancement Projects.
- ADOT on-calls have specialists available to assist with review of designs impacting historic buildings, structures, and the like.
- Keep an open mind about design.
- Allow time for review and possible changes to designs.

### Is it over?

- HPT's process may not end with the completion of the Environmental Document.
- Consultation may end by concurrence with the effect determination by consulting parties.
- Consultation may be required until project designs are complete, depending on the project.
- The agency determines when consultation is over, and will notify the NEPA Planner when it is complete.

➤ Consultation may need to be re-started because of changes in the scope of the project.



# Tracking your project's process

- HPT maintains real-time entry in the EEG database.
- Be sure to inform your HPT specialist of any changes to the project scope.
- The NEPA Planners and oncall consultants are transmitted copies of responses from consulting parties as they arrive at HPT.



### **HPT Process: Review**



- Consultation is projectspecific. HPT requires specific information in order to consult.
- The on-call consultants provide the necessary materials to HPT through the PDS and CIF.
- Changes in scope may require the process to be restarted.
- The database is a useful tool for tracking the compliance process.

